

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF OKLAHOMA**

JAMES BLOCKER AND JAMI BLOCKER,)	
husband and wife, <i>et al.</i>)	
)	
Plaintiff,)	
)	
v.)	Case No. CIV-17-248-D
)	
CONOCOPHILLIPS COMPANY,)	
)	
Defendant.)	

DEFENDANT’S FINAL LIST OF EXPERT WITNESSES IN CHIEF

Defendant ConocoPhillips Company (“COP”) submits the following list of expert witnesses in chief for trial.

COP expects to call and use the following expert witnesses to testify in COP’s case-in-chief at the trial of this case and reserves the right to call additional expert witnesses not identified herein for purposes of rebuttal, impeachment or as otherwise permitted by the Court and the Federal Rules of Civil Procedure.

	WITNESS	EXPECTED TESTIMONY
1.	Philip J. Isaacs Isaacs & Associates	Mr. Isaacs is a MAI appraiser who will provide expert opinions regarding the fair market value of Plaintiffs’ properties at Clifford Farms and respond to Plaintiffs’ experts. <i>See</i> , Mr. Isaacs’ Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs’ counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Mr. Isaacs’ expected testimony during COP’s case-in-chief at trial.

	WITNESS	EXPECTED TESTIMONY
2.	John Oneacre Groundwater Solutions, LTD	Mr. Oneacre is a hydrogeologist who will provide expert opinions relating to the quality and condition of the groundwater and soil at Clifford Farms, groundwater flow, the aquifers and other geologic formations underlying Clifford Farms, and the source(s) of the constituents present in the groundwater and soil at Clifford Farms. Mr. Oneacre also will respond to Plaintiffs' experts. <i>See</i> , Mr. Oneacre's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Mr. Oneacre's expected testimony during COP's case-in-chief at trial.
3.	Robert A. Campbell, P.E. Campbell & Associates	Mr. Campbell is a petroleum engineer who will provide expert opinions regarding ConocoPhillips' historic operations at and around Clifford Farms and respond to Plaintiffs' experts. <i>See</i> , Mr. Campbell's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Mr. Campbell's expected testimony during COP's case-in-chief at trial.
4.	Dr. Thomas C. Hennessey Department of Natural Resource Ecology and Management Oklahoma State University	Dr. Hennessey is a professor of ecophysiology who will provide expert opinions regarding the soil, landscaping and foliage at Clifford Farms and respond to Plaintiffs' experts. <i>See</i> , Dr. Hennessey's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Dr. Hennessey's expected testimony during COP's case-in-chief at trial.

	WITNESS	EXPECTED TESTIMONY
5.	Mark Gregory Department of Natural Resource Ecology and Management Oklahoma State University	Mr. Gregory is a researcher of GIS and GPS applications to natural resources evaluation and management who will provide opinions regarding the aerial photography of the property at issue and respond to Plaintiffs' experts. <i>See</i> , Mr. Gregory's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Mr. Gregory's expected testimony during COP's case-in-chief at trial.
6.	Dr. Gordon Johnson Department of Plant and Soil Sciences Oklahoma State University	Dr. Johnson is an Emeritus Regents Professor of Plant and Soil Sciences who will provide opinions regarding the chemical characteristics of the soil at Clifford Farms. Dr. Johnson also will respond to Plaintiffs' experts. <i>See</i> , Dr. Johnson's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Dr. Johnson's expected testimony during COP's case-in-chief at trial.
7.	Cal Chapman, P.E. President, Chapman Engineering, Inc.	Mr. Chapman will provide opinions regarding the soil and groundwater at Clifford Farms, including any effect the soil or groundwater has or could have on the Plaintiffs' house foundations. Mr. Chapman also will respond to Plaintiffs' experts. <i>See</i> , Mr. Chapman's Fed.R.Civ.P 26(a)(2) expert witness disclosures provided to Plaintiffs' counsel on July 6, 2018, pursuant to the Scheduling Order entered in this case [Doc. 17], as amended [Doc. 63], for additional information on Mr. Chapman's expected testimony during COP's case-in-chief at trial.

Respectfully submitted,

/s/ Rob F. Robertson

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CERTIFICATE OF SERVICE

I hereby certify that on July 6, 2018, I electronically transmitted the foregoing document to the Clerk of Court using the ECF System for filing. The Clerk of Court will transmit a Notice of Electronic Filing to registered ECF Registrants.

/s/ Rob F. Robertson
Rob. F. Robertson